## Exhibit I

	1
1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	00
5	SCANVINSKI JEROME HYMES,
6	Plaintiff,
7	vs. Case No. 3:16-cv-04288-JSC
8	MILTON BLISS, VICTOR M. SANCHEZ,
9	JOSEPH A. LEONARDINI, SCOTT NEU, EUGENE A. JONES, PAUL TIMPANO,
10	PIERRE A. GRAY,
11	Defendants/
12	
13	
14	
15	VIDEOTAPED DEPOSITION OF PAUL TIMPANO
16	Friday, August 10, 2018
17	
18	CLARK REPORTING & VIDEO CONFERENCING
19	2140 SHATTUCK AVE. STE. 407
20	BERKELEY, CA 94704
21	510.486.0700
22	
23	
24	REPORTED BY:
25	SANDRA L. CARRANZA, CRR, RPR, CSR 7062

		2
1	INDEX	
2		
3	DEPOSITION OF PAUL TIMPANO	
4		
5	EXAMINATION BY:	PAGE
6	MR. KATON	6
7	MR. MATHESON	105
8	AFTERNOON SESSION	78
9		
10	PLAINTIFF'S EXHIBITS MARKED	
11	Exhibit 1 Incident Report Statment, signed	
12	and dated 8/2/14 by Deputy Timpano	89
13	Exhibit 2 Photograph	97
14	Exhibit 3 Photograph	98
15	00	
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

			3
1		APPEARANCES	
2			
3	FOR THE PLAINT	IFF:	
4		KATON LAW BY: GLENN KATON, ATTORNEY AT LAW	
5		385 Grand Avenue, Suite 200 Oakland, California 94610	
6		(510) 463-3350 gkaton@katon.law	
7		CAITLIN KELLY HENRY, ATTORNEY AT LAW	
8		1201 MLK Way, SUite 200 Oakland, California 94612	
9 10		(510) 277-2025 ckh@cailinkellyhenry.com	
11	FOR THE DEFEND	ANTS:	
12 13		OFFICE OF THE CITY ATTORNEY BY: RENEE E. ROSENBLIT and BRIGGS MATHESON, ATTORNEYS AT LAW	
13 14		1390 Market Street, Sixth Floor San Francisco, California 94102	
 15		(415) 554-3853 renee.rosenblit@sfcityatty.org	
16		briggs.matheson@sfcityatty.org	
17	ALSO PRESENT:	STEVE ZAVATTERO, VIDEOGRAPHER	
18		SCANVINSKI JEROME HYMES	
19		(Also Present: Misc. sheriff officers guarding Mr. Hymes)	
20			
21	TAKEN AT:	SAN FRANCISCO COUNTY JAIL No. 4 850 Bryant Street, 7th Floor	
22		San Francisco, California 94103	
23			
24		000	
25			

## **PAUL TIMPANO**

	16
1	A. No.
2	Q. Had you ever heard of Mr. Hymes before the
3	day of the incident?
4	A. I hadn't, no.
5	Q. What was the first you saw excuse me.
6	What was the first you saw or heard of
7	Mr. Hymes on the day of the incident?
8	A. The day of the incident in our morning
9	muster. I'm not sure if you need a clarification on
10	muster.
11	Q. My understanding is it's kind of a briefing
12	to the deputies
13	A. Exactly. That's what it is.
14	Q on what's going on in the jail?
<b>15</b>	A. Yes.
16	Q. What did you hear about Mr. Hymes at
17	morning muster on day of the incident?
18	A. That morning, the muster was basically
19	about Mr. Hymes. And we had heard we were told
20	that he was he had the most violent CDC record in
21	history, that he had a propensity to kick guards out
<ul><li>22</li><li>23</li></ul>	at the knee, and that he retired out a few; that he liked to sue departments and and that, you know,
24 24	he was just violence. You know, a chaos-causing
<b>25</b>	individual was basically what we were told.

## **PAUL TIMPANO**

	17
1	Q. And who provided you with that information?
2	A. The supervisors.
3	Q. Do you remember who they were?
4	A. Well, I don't want to I mean I mean,
5	I know that Sergeant Bliss was there, probably the
6	captain was there. Some senior deputy that was
7	just probably pretty much our whole supervisory
8	staff was probably there.
9	So apart from who was there, do you
10	remember who provided you the information about
<b>11</b>	Mr. Hymes?
<b>12</b>	A. I wouldn't say it was any one of the
<b>13</b>	supervisors. I think that they were all, you know,
<b>14</b>	communicating the information to us, as best as I
<b>15</b>	can remember it, you know.
<mark>16</mark>	Q. And you mentioned Deputy I'm sorry, you
<b>17</b>	mentioned Sergeant Bliss and you mentioned a
<mark>18</mark>	captain. Who was that?
<mark>19</mark>	A. I believe it was Captain Adams at the time,
20	yes.
21	Q. Were there any other supervisors there who
<b>22</b>	you remember providing information about Mr. Hymes?
<b>23</b>	A. Not specifically.
24	You know, the other thing is we have this
25	every day, so I just happen to know that, you know,

## **PAUL TIMPANO**

	18
1	it's not uncommon to have the captain to the senior
2	deputy, you know, communicating information to us.
3	Q. Yeah. I'm only asking what you actually
4	remember. And I understand that
5	A. Got it.
6	Q you might
7	A. No, I'm going to say that I remember the
8	sergeant, I remember the captain. And that's what I
9	remember, yeah.
10	Q. And that was did you have muster at
11	7:00 a.m.?
12	A. 6:45.
13	Q. About how long did that last?
14	A. Probably close to 15 minutes.
15	Q. And do you remember what you did after
16	muster on that day?
17	A. I don't remember what my assignment was.
18	It was somewhere in the back, but I don't remember
19	exactly where.
20	Q. What's excuse me. What's the next thing
21	you remember relating to Mr. Hymes?
22	A. The next thing I remember was Mr. Hymes
23	causing a disturbance.
24	Q. In what way was he causing a disturbance?
25	A. Making threats, yelling, screaming.

107 REPORTER CERTIFICATE 1 I, the undersigned, a Certified Shorthand 2 Reporter of the State of California, do hereby 3 certify: That the foregoing proceedings were taken 4 5 before me at the time and place herein set forth; that any witnesses in the foregoing proceedings, 6 7 prior to testifying, were duly sworn; that a record 8 of the proceedings was made by me using machine 9 shorthand which was thereafter transcribed under my direction; that the foregoing transcript is a true 10 record of the testimony given. 11 12 Further, that if the foregoing pertains to 13 the original transcript of a deposition in a Federal Case, before completion of the proceedings, review 14 15 of the transcript [ ] was [X] was not requested. 16 I further certify I am neither financially interested in the action nor a relative or employee 17 of any attorney or party to this action. 18 IN WITNESS WHEREOF, I have this date subscribed my 19 20 name. August 16, 2018 21 Dated: 22 23 SANDRA L. CARRANZA CSR No. 7062 24

25